SOU	ΓHERN	ATES DISTRICT COURT DISTRICT OF NEW YORK	X	USDC SDNY DOCUMENT ELECTRONICALLY FILED DOC #:		
Kohei Funaki			:	DATE FILED:		
Plaintiff(s -against - Starbucks Corporation d/b/a Starbucks Coffee Company Defendant			: : : : : s). :	1: 21 -cv- 00210 -GHW  CIVIL CASE MANAGEMENT  PLAN AND SCHEDULING  ORDER		
GRE	GORY I	H. WOODS, United States District	Judge:			
P. 26(		Civil Case Management Plan is subm	itted by the p	arties in accordance with Fed. R. Civ.		
1.	All parties [consent / do not consent] to conducting all further proceeding before a United States Magistrate Judge, including motions and trial. 28 U.S.C. § 636(c). T parties are free to withhold consent without adverse substantive consequences. [If all parties consent, the remaining paragraphs need not be completed. Instead, the parties should submit to the Court at fully executed Notice, Consent, and Reference of a Civil Action to a Magistrate Judge, available at <a href="https://nxscourts.gov/sites/default/files/2018-06/AO-3.pdf">https://nxscourts.gov/sites/default/files/2018-06/AO-3.pdf</a> .					
2.	The pa	The parties [have X / have not] conferred pursuant to Fed. R. Civ. P. 26(f).				
3.	Altern	ative Dispute Resolution/Settlemen	nt			
	a.	Settlement discussions [have	/ have no	t X ] taken place.		
	b.	Counsel for the parties have discussed an informal exchange of information in aid early settlement of this case and have agreed upon the following:  N/A				
	c.	Counsel for the parties have discussed the use of the following alternate dispute resolution mechanisms for use in this case: (i) a settlement conference before a Magistrate Judge; (ii) participation in the District's Mediation Program; and/or (iii) retention of a private mediator. Counsel for the parties propose the following alternate dispute resolution mechanism for this case:  (ii) Participation in the District's Mediation Program				

d.	Counsel for the parties recommend that the alternate dispute resolution mechanism designated in paragraph 3(c) be employed at the following point in the case (e.g., within the next 60 days; after the deposition of plaintiff is completed (specify date); after the close of fact discovery):  After the close of Fact Discovery	
e.	The use of any alternative dispute resolution mechanism does not stay or modify any date in this Order.	
Rule and a amer Orde	ept for amendments permitted by Fed. R. Civ. P. 15(a)(1) and this Court's Individual s of Practice in Civil Cases ("Individual Rules"), amended pleadings may not be filed additional parties may not be joined except with leave of the Court. Any motion to and or to join additional parties shall be filed within 30 days from the date of this er. [Absent exceptional circumstances, a date not more than 30 days following the initial pretrial rence.]	
1	al disclosures pursuant to Fed. R. Civ. P. 26(a)(1) shall be completed no later than days from the date of this Order. [Absent exceptional circumstances, within 14 days of arties' conference pursuant to Rule 26(f).]	
	oplicable] The plaintiff(s) shall provide HIPAA-compliant medical records release orizations to the defendant(s) no later than February 26, 2021 .	
	ent exceptional circumstances, a date not more than 10 days following the initial pretrial conference.]	
Fact	Discovery	
a.	All fact discovery shall be completed no later than June 16, 2021 [A period not to exceed 120 days, unless the Court finds that the case presents unique complexities or other exceptional circumstances.]	
b.	Initial requests for production of documents pursuant to Fed. R. Civ. P. 34 shall be served by <u>March 2, 2021</u> .	
c.	Interrogatories pursuant to Rule 33.3(a) of the Local Civil Rules of the Southern District of New York shall be served by March 2, 2021. No Rule 33.3(a) interrogatories need be served with respect to disclosures automatically required by Fed. R. Civ. P. 26(a).	
d.	Unless otherwise ordered by the Court, contention interrogatories pursuant to Rule 33.3(c) of the Local Civil Rules of the Southern District of New York must be served no later than thirty (30) days before the close of discovery. No other interrogatories are permitted without prior express permission of the Court.	
e.	Depositions pursuant to Fed. R. Civ. P. 30, 31 shall be completed by May 1, 2021	
f.	Requests to admit pursuant to Fed. R. Civ. P. 36 shall be served by  May 17, 2021  [Absent exceptional circumstances, a date not less than 30 days prior to the date set forth in paragraph 7(a).]	

4.

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7.

g. Any of the deadlines in paragraphs 7(b), (c), (e), and (f) may be extended by the written consent of all parties without application to the Court, provided that all fact discovery is completed by the date set forth in paragraph 7(a).

discovery is con	mpleted by the dat	e set forth in pa	ragraph 7(a).	

8.

Expert Discovery

a.	Anticipated types of experts, if any:			

- b. All expert discovery shall be completed no later than <u>July 31, 2021</u>. [Absent exceptional circumstances, a date 45 days from the date set forth in paragraph 7(a). <u>Omit unless types of experts are identified.</u>]
- c. Every party-proponent of a claim (including any counterclaim, cross-claim, or third-party claim) that intends to offer expert testimony in respect of such claim must make the disclosures required by Fed. R. Civ. P. 26(a)(2) by <u>June 16, 2021</u>. [Absent exceptional circumstances, the date set forth in paragraph 7(a).] Every party-opponent of such claim that intends to offer expert testimony in opposition to such claim must make the disclosures required by Fed. R. Civ. P. 26(a)(2) by <u>June 30, 2021</u>. [Absent exceptional circumstances, a date two weeks following the preceding date.]
- d. No expert testimony (whether designated as "rebuttal" or otherwise) will be permitted by other experts or beyond the scope of the opinions covered by the aforesaid disclosures without the Court's express prior leave, application for which must be made no later than 10 days after the date specified in the immediately preceding sentence. All experts may be deposed, but such depositions must occur within the time limit set forth for expert discovery in paragraph 8(b).
- 9. All counsel must confer to discuss settlement within 14 days following the close of fact discovery.
- 10. Motions for summary judgment, if any, shall be filed no later than August 30, 2021. [Absent exceptional circumstances, 30 days from the date in paragraph 8(b) (i.e., the completion of discovery).] Pursuant to the authority of Fed. R. Civ. P. 16(c)(2) and the Court's Individual Rule 2(C), any motion for summary judgment will be deemed untimely unless a request for a pre-motion conference relating thereto is made in writing within one week after the close of discovery. The parties should review the Court's Individual Rule 2(C) for further details on the submission of, and responses to, pre-motion letters. In cases where the Court sets a post-discovery status conference, the parties may request that the previously scheduled conference also serve as the pre-motion conference.
- 11. The joint pretrial order shall be due 30 days from the close of discovery, or if any dispositive motion is filed, 21 days from the Court's decision on such motion. The filing of the joint pretrial order and additional submissions shall be governed by Fed. R. Civ. P. 26(a)(3) and the Court's Individual Rule 5.

12.	The parties expect that this case [is	/ is not] to be tried to a jury.			
13.	Counsel for the parties have conferred and their present best estimate of the length of trial is <a href="One Week">One Week</a> .				
14.	Other issues to be addressed at the Initial Pretrial Conference, including those set forth in Fed. R. Civ. P. 26(f)(3), are set forth below.  Confidentiality Order				
Couns	el for the Parties:				
Paul 1	Edelman, Esq.	Joseph M. Hanna, Esq.			
	[TO BE COMPLETED BY THE COURT:]				
A joint	The Court will hold a status conference on a letter updating the Court on the status of the court. The letter should include the				
	(1) all existing deadlines, due dates, and/or	cut-off dates;			
	(2) a brief description of any outstanding m	otions;			
	(3) a brief description of the status of disco to be completed;	very and of any additional discovery that remains			
	(4) the status of settlement discussions;				
	(5) the anticipated length of trial and wheth	er the case is to be tried to a jury;			
	(6) whether the parties anticipate filing mot	ions for summary judgment; and			
	(7) any other issue that the parties would like other information that the parties believe	te to address at the pretrial conference or any re may assist the Court.			
provid Individ	ourt for good cause shown. Any application ted in paragraph 7(g)) shall be made in a writt	es herein extended, except by further Order of to modify or extend the dates herein (except as en application in accordance with the Court's 2 business days prior to the expiration of the			
	SO ORDERED.				
Dated:					
New Y	York, New York	GREGORY H. WOODS United States District Judge			